Response Filed: June 3, 2009

REMARKS

Claims 13 through 36 are presently pending. Claims 13-20 and 22-33 have been amended and Claims 34-36 have been added. Support for the amendments to the claims is provided throughout the specification including paragraphs [0077]-[0087], [0109] and [0113]. No new matter has been added. Applicant respectfully requests further examination on the merits in view of the amendments to the claims and the following remarks.

The Specification

The specification was objected to for failing to provide proper antecedent basis for the terms "second server identification information" and "second server" as recited in Claims 16 and 30. Applicant is unaware of any requirement for "proper antecedent basis" in the specification. In addition, even if such an objection is relevant, paragraph [0025] of the specification recites "Communication system 100 typically includes plural Java-enabled CSs 200 and Java-enabled MSs 600; to avoid the figure from becoming complicated, one of each, Java-enabled CS 200 and Javaenabled MS 600 are represented in Fig. 1." Since such an objection is not relevant and because Applicant's specification supports multiple servers throughout, including paragraph [0025], Applicant respectfully requests withdrawal of the objection to the specification.

Serial No. 10/529,925

RCE & Response to Final Office Action

Response Filed: June 3, 2009

The 35 USC§112 first paragraph rejections

Claims 15-17, 22-24, and 27-31 were rejected pursuant to 35 USC §112 first paragraph for including subject matter not described in the specification. Applicant has amended Claims 15-17, 22-24 and 29-31 without narrowing the scope of Claims 15-17, 22-24 and 29-30 to overcome these rejections. With regard to Claims 27-28, the terms a "second storage unit" are supported throughout the specification, including paragraph [0033]. Thus, Applicant respectfully requests withdrawal of the 35 USC §112 first paragraph rejections of Claims 15-17, 22-24, and 27-31.

Filed: December 26, 2006

The 35 USC§102(b) and 35 USC§103(a) Claim Rejections

Claims 13-15, 17, 19-22, 24, 26-29, and 31 were rejected pursuant to 35 USC §102(b) as being anticipated by US Patent No. 6,442,611 to Navarre et al. (herein after referred to as "Navarre"). In addition, Claims 18, 25, and 32 were rejected as obvious pursuant to 35 USC §103(a) in view of Navarre as modified by US Patent No. 6,393,479 to Glommen et al. (hereinafter referred to as "Glommen"). Further, Claims 16, 23 and 30 were rejected as obvious pursuant to 35 USC §103(a) in view of Navarre as modified by US Patent Publication No. 2002/0032781 to Yoshida et al. (hereinafter referred to as "Yoshida").

Applicant has amended independent Claims 13, 20 and 27 to further clarify that which was previously described, and to correct scrivener's errors in these independent claims. Applicant has also selectively amended the Claims dependent

Serial No. 10/529,925 Filed: December 26, 2006

RCE & Response to Final Office Action

Response Filed: June 3, 2009

from Claims 13, 20 and 27 to maintain antecedent basis without narrowing the scope of the dependent claims. Claims 13, 20, and 27 and the Claims dependent therefrom are patentable over the cited references.

For example, Claim 13 describes the second processing unit is further configured to decrease an amount of data in the relayed data communication in response to the communication request, where the communication request satisfies a predetermined condition. In another example, Claim 20 describes a processing unit configured to receive the communication request from the communication terminal and invoke a guideline for the data communication between the communication terminal and the server in response to the communication request satisfying a predetermined condition, the processing unit further configured to invoke the guideline and relay the data communication in accordance with the regulation information stored in the first storage unit. In still another example, the method of Claim 27 describes invoking a constraint of the data communication between the communication terminal and the server with the relay device, if the communication request satisfies a predetermined condition, the constraint of the data communication invoked by the relay device in accordance with the regulation information stored in the second storage unit.

Accordingly, the presently pending claims of this application are allowable and Applicant respectfully requests the Examiner to issue a Notice of Allowance for this application. Should the Examiner deem a telephone conference to be beneficial

Serial No. 10/529,925

RCE & Response to Final Office Action

Response Filed: June 3, 2009

Filed: December 26, 2006

in expediting allowance/examination of this application, the Examiner is invited to call the undersigned attorney at the telephone number listed below.

Respectfully submitted,

Sanders N. Hillis Attorney for Applicant Attorney Reg. No. 45,712

BRINKS HOFER GILSON & LIONE CUSTOMER NO. 27879

Telephone: 317-636-0886